Qase 2:23-cv-03452-JAK-MRW Document 52 Filed 07/31/23 Page 1 of 2 Page ID #:458 TODD MICHAEL **SCHULTZ** Name: 1 Address: 818 N DOHENY DR. #1108 2 WEST HOLLYWOOD, CA 90069 3 Phone: 310-435-5847 4 5 In Pro Per 6 7 8 UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA 9 CASE NUMBER: 10 2:23-CV-03452-JAK-MRWx 11 TODD MICHAEL SCHULTZ 12 To be supplied by the Clerk of Plaintiff The United States District Court 13 MICHAEL C. THOMPSON 14 GREGORY R. HOLMES 15 SECOND YOUTUBE LLC **EX-PARTE MOTION** 16 FOR EXPEDITED **HEARING** 17 Defendant(s). 18 19 PLEASE TAKE NOTICE that Plaintiff, Todd Michael Schultz, in Pro Per, move this court to 20 expedite the scheduling of YouTube LLC's (onward "Youtube") MOTION TO DISMISS. In the 21 spirit of rule 1.100 as well as the wellbeing of Plaintiff, Plaintiff requests that Youtube's motion 22 to dismiss due to "immunities under Section 230" and improper venue be held as soon as the 23 court is amenable. Plaintiff suffered substantial harm during the matters outlined in FOURTH 24 AMENDED COMPLAINT and perhaps an equal amount during the process of litigating it. 25 Plaintiff cannot remove Google LLC from his environment without reasonable burden. This case 26 must be therefore adjudicated as soon as possible for the saftey and emotional wellbeing of a

person who is alleging such harm from such a large corporation. I pleade with the court to expedite the hearing all motions to dismiss from Google LLC and YouTube LLC. I humbly requests the court for an ORDER to GRANT or DENY as soon as possible.

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I do not know the position of opposing counsel. I will refile if the court deems it necessary with the opinions of opposing counsel for YouTube LLC. Signed by: Dated: Friday July 28, 2023 Todd Michael Schultz (Plaintiff)